RECEIVED CENTRAL FAX CENTER

FLISP003US

AUG 3 1 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

August 31, 2005

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RE: REPLY TO JULY 13, 2005 FINAL OFFICE ACTION FOR: SERIAL NUMBER 10/710,900; ART UNIT 3654; FILED 8/11/2004;

EXAMINER: WILLIAM ARAUZ RIVERA

TITLE: IMPROVED APPARATUS, SYSTEM AND METHOD FOR DISPENSING PAPER

FROM A PAPER ROLL

Dear Sir:

Enclosed please find a detailed six (6) page reply to the abovereferenced final office action.

This reply is timely filed, and is being filed within TWO MONTHS from the mailing date of this final action. So, any extension fees should be calculated from the mailing date of the advisory action, if any. The total number of claims is unchanged with this reply. No fees are due.

By and with this reply, I hereby request further examination and consideration of this application, with the amendments submitted, described and supported herein.

Very Truly Yours,

Jay R. Yablon

Registration # 30604

CERTIFICATION OF FACSIMILE TRANSMISSION UNDER 37 C.F.R. 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office Fax Number 571-273-8300 on the transmission date of August 31, 2005, pursuant to 37 CFR 1.8.

Name of Person signing this certificate: Jay R. Yablon

(signature)

RECEIVED CENTRAL FAX CENTER

FLISP003US

AUG 3 1 2005

Serial Number: 10/710,900

Art Unit: 3654

10

Filing Date: 8/11/2004

Examiner: William Arauz Rivera

Title of Invention: Improved Apparatus, System And Method For

Dispensing Paper From A Paper Roll

Inventor: Joe E. Flis

DETAILED REPLY TO JULY 13, 2005 FINAL OFFICE ACTION

Following is a detailed reply to the above-referenced office action.

5 REQUEST FOR TELEPHONE INTERVIEW BEFORE SUBSEQUENT OFFICE ACTION

If the amendments submitted and described herein do not place this application in condition for allowance, applicants' counsel hereby respectfully requests a telephone interview with examiner William Arauz Rivera, following receipt of this reply, and prior to issuance of any advisory action.